

Supplement to INFORMATION LETTER NATIONAL CANNERS ASSOCIATION

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TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter XVI—Production and Marketing Administration, Department of Agriculture

(Defense Food Order 2, Sub-Order 1,
Revision 1)

DFO 2—PROCESSED FRUITS AND VEGETABLES: SET ASIDE REQUIREMENTS

SO 1—CANNED VEGETABLES—SET ASIDE REQUIREMENTS

It is hereby found and determined that the provisions of this order are necessary and appropriate to promote the national defense; and it is, therefore, made effective pursuant to the authority vested in me by Defense Food Order 2, as amended (16 F. R. 3345, 4981). The pattern of regulation provided in Revision 1 of Sub-Order 1 is substantially identical with the pattern of regulation established under Sub-Order 1; and Revision 1 of Sub-Order 1 contains only minor changes from the provisions of Sub-Order 1. During the administration of Sub-Order 1 there were frequent consultations with industry representatives with respect to its operations. To the extent practicable in the formulation of this order, there has been informal consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations.

SUMMARY OF SUB-ORDER

This order is an entire revision of Defense Food Order 2, Sub-Order 1, as heretofore amended. It continues in effect certain provisions of such Sub-Order, as heretofore amended, but applies to the set aside, and reservation, of certain percentages of the 1952 production of specified canned vegetables. It prescribes a procedure for requesting releases, and makes applicable the provisions of Defense Food Order 4 which contain the procedure for filing petitions for relief in hardship cases.

This order names the canned vegetables which are required to be set aside from the 1952 production and reserved for procurement by Government agencies pursuant to Defense Food Order 2, as amended. In addition it provides a formula for determining the specific quantity of each canned vegetable to be set aside by each processor. This formula consists of the establishment for each processor (with respect to each canned vegetable) of a "base pack," to which is applied a prescribed percentage stated in the order. The order prescribes a time schedule for processors to

meet in accumulating the set aside quantity as the packing season progresses. It also sets forth processors' reporting requirements. It designates the Quartermaster General, United States Department of the Army, and his designees, as the authorized purchasers of the canned vegetables so set aside and reserved.

The composition of the quantity of canned vegetables set aside under this order is not prescribed, but the order does indicate the preferences of Government agencies with respect to type, style, grade, and container sizes and types for each canned vegetable.

The order does not apply to any processor with respect to any canned vegetable for which the applicable quota amounts to less than 1,650 cases equivalent 24 No. 2 size cans.

Defense Food Order 2, Sub-Order 1, as amended (16 F. R. 3346, 7357), is hereby revised to read as follows:

REGULATORY PROVISIONS

Sec.

1. Definitions.
2. Canned vegetables to be set aside and reserved.
3. Stocks to be set aside.
4. Table I.
5. Exemptions.
6. Reports.
7. Release procedure.
8. Designation of authorized purchasers.
9. Petition for relief from hardship.

ARMED FORCES: Sections 1 to 9 issued under sec. 706, 64 Stat. 816, as amended; 50 U. S. C. App. Sup. 2184.

Section 1. Definitions. (a) Except as otherwise provided in this order, terms used in this order shall have the same meaning as when used in Defense Food Order 2, as amended (16 F. R. 3345, 4981).

(b) "Canned vegetable" means each of the processed foods produced during the quota period and listed in Column A of Table I.

(c) "Table I" means Table I set forth in section 4 of this order, as from time to time amended or revised.

(d) "Quota period" means the period beginning on January 1, 1952, and ending on December 31, 1952, both dates inclusive.

(e) "Quota period pack" means, with respect to any canned vegetable, the aggregate quantity of such canned vegetable produced during the quota period.

(f) "Base period" means the two-year period beginning on January 1, 1949, and ending on December 31, 1950, both dates inclusive.

(g) "Base pack" means:

(1) With respect to any canned vegetable produced by any processor during

both calendar years of the base period, one-half the aggregate quantity of the canned vegetable so produced;

(2) With respect to any canned vegetable produced by any processor during only one calendar year of the base period, the aggregate quantity of the canned vegetable so produced;

(3) With respect to any canned vegetable that was not produced by a processor during the base period but was produced in the calendar year 1951, the aggregate quantity of the canned vegetable so produced; and

(4) With respect to any canned vegetable that was not produced by a processor during the base period or in the calendar year 1951, the quota period pack of such canned vegetable.

Sec. 2. Canned vegetables to be set aside and reserved. (a) The aggregate quantity of a particular canned vegetable that each processor is required, pursuant to Defense Food Order 2, as amended, to set aside and reserve for the requirements of Government agencies shall be the lesser of (1) the amount obtained by multiplying his base pack for such canned vegetable by the percentage listed therefor in Column B of Table I, or (2) his quota period pack of such canned vegetable. Such aggregate quantity shall be the quota for such processor for such canned vegetable.

(b) The canned vegetable quotas are not required to be of any special composition; however, Table I sets forth the preferences of Government agencies with respect to the types, styles, grades, and container sizes and types for each of the canned vegetables.

Sec. 3. Stocks to be set aside. (a) Except as otherwise prescribed in paragraph (b) of this section, each processor shall set aside and reserve his quota of each canned vegetable in accordance with the following schedule:

(1) At least 50 percent of his quota not later than the date on which such processor's aggregate production of his quota period pack of the canned vegetable is in an amount equal to 40 percent of his base pack of such canned vegetable; and

(2) The balance of his quota not later than the date on which such processor's aggregate production of his quota period pack of such canned vegetable is in an amount equal to 80 percent of his base pack of such canned vegetable.

(b) With respect to each processor whose base pack of a particular canned vegetable is in his quota period pack, in accordance with section 1 (g) (4), the foregoing percentages shall be applied to the respective processor's estimate of his base pack.

SEC. 4. TABLE I—CANNED VEGETABLES, SET ASIDE PERCENTAGES AND PREFERENCES WITH RESPECT TO STYLE OF PACK, GRADE, AND CONTAINER SIZES AND TYPES

Canned vegetables (A)	Percent- age of base pack (B)	Style (C)	Grade preference ¹		Preferred container, size, and types (cans unless other- wise specified) ² (F)
			First (D)	Second (E)	
Asparagus	5.0	(1) Spears (2) Cut spears	U. S. Fancy	(U. S. Std. Min. score 80 points) ⁴	2's.
Beans, lima	9.8		U. S. Ext. Std.	10's-2's-300's.	
Beans, green or wax. ³	7.2	Cut	U. S. Ext. Std. (round type)	10's-2's-300's.	
Carrots	18.5	(1) Sliced (2) Diced (3) Cut	U. S. Fancy	(U. S. Std. Min. score 80 points) ⁴	10's-2's-300's.
Corn, sweet	7.2	(Whole grain) ⁵ (Cream style) ⁶	U. S. Ext. Std	U. S. Fancy	Whole grain 10's-2's- No. 2 vacuum— 300's. Cream style 2's-300's-No. 3 tall.
Pea, green	7.4		U. S. Ext. Std.	U. S. Fancy	10's-2's-300's.
Pumpkin	8.3		U. S. Fancy	U. S. Fancy	2 1/2's.
Sweetpotatoes ⁷	33.3	(1) Whole and pieces (2) Whole	U. S. Fancy	(U. S. Std. Min. score 80 points) ⁴	3 1/2's—No. 3 vacuum.
Tomatoes ⁸	9.8		U. S. Ext. Std. ⁹ or U. S. Fancy ¹⁰	U. S. Std. Min. score 70 points ⁴	10's-2 1/2's-2's.
Tomato catsup ¹¹	6.8		U. S. Fancy 33% solids and over. ¹²	U. S. Fancy except 29-33% solids. ¹²	10's-14 oz. bottles— Tin.
Tomato paste ¹³	4.7		U. S. Fancy light conc. ¹²	U. S. Fancy Medium conc. ¹²	10's-2 1/2's.

¹ Grades are those defined in applicable United States Standards.

² 75 percent of requirements are preferred in container sizes listed first.

³ Green lacquer pre-coating preferred for No. 10 size cans.

⁴ With not less than 31 points for tenderness.

⁵ First preference green beans.

⁶ With not less than 24 points for texture.

⁷ 75 percent of requirements are preferred in whole grain, and 25 percent cream style.

⁸ Lots from which drawn samples show zero vacuum are not desired.

⁹ Type I as defined in Federal Specifications JJJ-T-571a.

¹⁰ With not less than 12 points for drained weight, 21 points for color, and 19 points for absence of defects.

¹¹ Type I as defined in Federal Specifications JJJ-C-261a.

¹² Type I as defined in Federal Specifications JJJ-T-579.

Sec. 5. Exemptions. The provisions of this order shall not apply to any processor with respect to any canned vegetable for which his set aside quota is less than 1,650 cases equivalent 24 No. 2 size cans.

Sec. 6. Reports—(a) Base period production. (1) Each processor shall file with the Director, within 30 days after the effective date of this order, an accurate report on DPO Form-3 (Revised) showing the following information with respect to each canned vegetable produced by such processor during the base period, and with respect to each canned vegetable that was not produced by such processor during the base period but was so produced in the calendar year 1951:

(i) Date; name and address of processor; and

(ii) Total quantity, in terms of dozens of containers, by container types and sizes.

(2) Each processor who, in accordance with Defense Food Order 2, Sub-Order 1, as heretofore amended (16 P. R. 3346, 7357), filed a base period production report with the Director, covering all canned vegetables listed in Table I and produced by such processor, shall be deemed to have complied with the reporting requirements of paragraph (1) of this section.

(b) Quota period production. Each processor who proposes to produce any canned vegetable during the quota period which he did not produce during the

base period or in the calendar year 1951 shall file with the Director (1) within 30 days after the effective date of this order, a report on DPO Form-3 (Revised) showing his estimate of his proposed total production of such canned vegetable during the quota period, and (2) within 10 days after the completion of his quota period pack of such canned vegetable, an additional report on DPO Form-3 (Revised) showing his actual production thereof during the quota period. Estimated production and actual production shall be shown on DPO Form-3 (Revised) in the column headed "1951" by striking "1951" and substituting therefore "1952" and by marking the form "Estimated" or "Actual 1952 Production", as the case may be.

(c) Time of filing. Any report required to be filed pursuant to this order shall be deemed to be filed when it is post-marked, if mailed, or when it is received by the Director, if otherwise delivered.

Sec. 7. Release procedure. (a) Pursuant to section 3 of Defense Food Order 2, as amended (16 P. R. 3345, 4981), the Director is authorized, whenever he determines that it is necessary or appropriate to promote the national defense, to release at any time any processed food that is set aside and reserved, as aforesaid. Any such release by the Director may be issued by him whenever he determines that such processed food is not required for Government agencies.

(b) Request by any processor for the release by the Director, pursuant to section 3 of said Defense Food Order 2, as amended, of any canned vegetable that has been so set aside and reserved by such person shall be filed in writing with the Director. Such request shall specify the quantity of such canned vegetable, together with a description thereof, and the reasons for the requested release. At the time of filing such request the processor shall also file an identical copy thereof with an authorized purchaser.

(c) Each release issued pursuant to this section shall be effective at the time and with respect to the quantity of the canned vegetable as may be set forth in the written notice of such release which the processor of such canned vegetable shall have received from the Director.

Sec. 8. Designation of authorized purchasers. The Quartermaster General, United States Department of the Army, and each of his designees for such purpose are hereby designated as authorized purchasers of canned vegetables set aside and reserved hereunder, pursuant to Defense Food Order 2, as amended, for the requirements of Government agencies, in such amounts as are specifically approved by the Director.

Sec. 9. Petition for relief from hardship. Any person affected by this order, or any requirement pursuant to this order, who considers that compliance therewith would work an exceptional or unreasonable hardship on him may file a petition for relief in accordance with the provisions of Defense Food Order 4 (16 P. R. 7568). The filing of appeals shall also be in accordance with said Defense Food Order 4.

With respect to violations, rights accrued, liabilities incurred, or appeals taken with respect to said Defense Food Order 2, Sub-Order 1, as heretofore amended, prior to the effective time of the provisions hereof, all provisions of said Defense Food Order 2, Sub-Order 1, as heretofore amended, shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

NOTE: All reporting and record keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Done at Washington, D. C., this 31st day of March 1952, to become effective on April 3, 1952.

(SEAL)

FLOYD P. HEDLUND,
Acting Director, Fruit and
Vegetable Branch, Production
and Marketing Administration.

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter XVI—Production and Marketing Administration, Department of Agriculture

(Defense Food Order 2, Sub-Order 2, Revision 1)

DPO 2—PROCESSED FRUITS AND VEGETABLES: SET ASIDE REQUIREMENTS

SO 2—CANNED FRUITS—SET ASIDE REQUIREMENTS

It is hereby found and determined that the provisions of this order are necessary and appropriate to promote the national defense; and it is, therefore made effective pursuant to the authority vested in me by Defense Food Order 2, as amended (16 F. R. 3345, 4981). The pattern of regulation provided in Revision 1 of Sub-Order 2 is substantially identical with the pattern of regulation established under Sub-Order 2; and Revision 1 of Sub-Order 2 contains only minor changes from the provisions of Sub-Order 2. During the administration of Sub-Order 2 there were frequent consultations with industry representatives with respect to its operations. To the extent practicable in the formulation of this order, there has been informal consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations.

SUMMARY OF SUB-ORDER

This order is an entire revision of Defense Food Order 2, Sub-Order 2, as heretofore amended. It continues in effect certain provisions of such sub-order but applies to the set aside, and reservation, of certain percentages of the 1952 production of specified canned fruits. It prescribes a procedure for requesting releases, and makes applicable the provisions of Defense Food Order 4 which contain the procedure for filing petitions for relief in hardship cases.

This order names the canned fruits which are required to be set aside from the 1952 production, and reserved for procurement by Government agencies pursuant to Defense Food Order 2, as amended. In addition, it provides a formula for determining the specific quantity of each canned fruit to be set aside by each processor. This formula consists of the establishment for each processor (with respect to each canned fruit) of a "base pack" to which is applied the prescribed percentage stated in the order. The order prescribes a time schedule for processors to meet in accumulating the set aside quantity as the packing season progresses. It also sets forth

processors' reporting requirements. It designates the Quartermaster General, United States Department of the Army, and his designees, as the authorized purchasers of the canned fruits so set aside and reserved.

The composition of the quantity of canned fruits set aside under this order is not prescribed; but the order does indicate the preferences of Government agencies with respect to type, style, grade, and container sizes and types for each canned fruit.

The order does not apply to any processor with respect to any canned fruit for which the applicable quota amounts to less than 1,500 cases equivalent 24 No. 2½ size cans.

Defense Food Order 2, Sub-Order 2, as amended (16 F. R. 4981, 7768), is hereby revised to read as follows:

REGULATORY PROVISIONS

Sec.

1. Definitions.
2. Canned fruits to be set aside and reserved.
3. Stocks to be set aside.
4. Table I.
5. Exemptions.
6. Reports.
7. Release procedure.
8. Territorial scope.
9. Designation of authorized purchasers.
10. Petition for relief from hardship.

AMENDMENT: Sections 1 to 10, issued under sec. 706, 64 Stat. 816, as amended; 50 U. S. C. App. Sup. 2184.

SECTION 1. Definitions. (a) Except as otherwise provided in this order, terms used in this order shall have the same meaning as when used in Defense Food Order 2, as amended (16 F. R. 3345, 4981).

(b) "Canned fruit" means each of the processed foods produced, during the quota period therefor, from fruit grown in the United States, its territories, or possessions and listed in Column A of Table I.

(c) "Table I" means Table I set forth in Sec. 4 of this order as from time to time amended or revised.

(d) "Quota period" means:

(1) With respect to canned apples, apple sauce and pineapple, the period beginning on June 1, 1952, and ending on May 31, 1953, both dates inclusive; and

(2) With respect to any other canned fruit, the period beginning on January 1, 1952, and ending on December 31, 1952, both dates inclusive.

(e) "Quota period pack" means, with respect to any canned fruit, the aggregate quantity thereof produced during the quota period therefor.

(f) "Base period" means:

(1) With respect to canned berries and purple plums, the period beginning

on January 1, 1949, and ending on December 31, 1949, both dates inclusive; and

(2) With respect to canned apples, apple sauce and pineapple, the period beginning on June 1, 1950, and ending on May 31, 1951, both dates inclusive; and

(3) With respect to any other canned fruit, the period beginning on January 1, 1950, and ending on December 31, 1950, both dates inclusive.

(g) "Base pack" means:

(1) With respect to any canned fruit produced by any processor during the base period therefor, the aggregate quantity of the canned fruit so produced; and

(2) With respect to any canned fruit that was not produced by a processor during the base period therefor, the quota period pack of such canned fruit.

Sec. 2. Canned fruits to be set aside and reserved. (a) The aggregate quantity of a particular canned fruit that each processor is required, pursuant to Defense Food Order 2, as amended, to set aside and reserve for the requirements of Government agencies shall be the lesser of (1) the amount obtained by multiplying his base pack for such canned fruit by the percentage listed therefor in Column B of Table I, or (2) his quota period pack of such canned fruit. Such aggregate quantity shall be the quota for such processor for such canned fruit.

(b) The canned fruit quotas are not required to be of any special composition; however, Table I sets forth the preferences of Government agencies with respect to the types, styles, grades, and container sizes and types for each of the canned fruits.

Sec. 3. Stocks to be set aside. (a) Except as otherwise prescribed in paragraph (b) of this section, each processor shall set aside and reserve his quota of each canned fruit in accordance with the following schedule:

(1) At least 50 percent of his quota not later than the date on which such processor's aggregate production of his quota period pack of the canned fruit is in an amount equal to 40 percent of his base pack of such canned fruits; and

(2) The balance of his quota not later than the date on which such processor's aggregate production of his quota period pack of such canned fruit is in an amount equal to 80 percent of his base pack of such canned fruit.

(b) With respect to each processor whose base pack of particular canned fruit is his quota period pack, in accordance with section 1 (g) (2), the foregoing percentages shall be applied to the respective processor's estimate of his base pack.

SEC. 4. TABLE I—CANNED FRUITS: SET ASIDE PERCENTAGES AND PREFERENCES WITH RESPECT TO STYLE OF PACK, GRADE, AND CONTAINER SIZES AND TYPES

Canned fruits (A)	Percent- age of half pack (B)	Type-style—Sequence denotes preference unless otherwise specified (C)	Grade preference ¹		Preferred con- tainer sizes and types ² (F)	
			First (D)	Second (E)		
Apples	5.8	Bleed, heavy pack	U. S. Standard	U. S. Fancy	10 ¹ ½-7 ¹ ½	
Apple sauce	5.1		U. S. Fancy		10 ¹ ½-7 ¹ ½	
Apricots	16.7	Halves, unpeeled	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	
Blackberries	27.1		(F)		10 ¹ ½-2 ¹ ½	
Blueberries	13.8		(F)		10 ¹ ½-2 ¹ ½	
Cherries, R. & P.	10.4	Water pack	U. S. Standard		10 ¹ ½-2 ¹ ½	
Cherries, sweet	8.7	1. Dark, unpitted 2. Light, unpitted	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	
Figs, Kadota	35.7		U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	
Fruit cocktail	6.0		U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	
Peaches	8.6	1. Yellow Clingstone 2. Yellow Freestone	1. Halves 2. Slices 3. Quarters	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.
Pears, Bartlett	6.8	1. Halves 2. Quarters 3. Bleed whole 4. Tidbits	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	
Pineapple	8.9	5. Chunks 6. Crushed ³	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s	
Purple plums	11.4	(Sweetened or unsweetened) Whole, unpeeled, unpitted	U. S. Choice	U. S. Fancy	10 ¹ ½-2½'s 8 oz.	

¹ Grades are those defined in applicable U. S. Standards. Lots from which drawn samples have zero vacuum are not desired.

² 75 percent of requirements are preferred in container size listed first. Cinden Lacquer pre-coating preferred for No. 10 size cans.

³ Federal Specification Z-B-421, Grade D, water pack or pie.

⁴ Federal Specification Z-B-491, a, grade C, water pack.

⁵ Not more than 30 percent of requirement is preferred of crushed style.

Sec. 5. Exemptions. The provisions of this order shall not apply to any processor with respect to any canned fruit for which his set aside quota is less than 1,500 cases equivalent 24 No. 2½ size cans.

Sec. 6. Reports.—(a) **Base period production.** (1) Each processor shall file with the Director, within 30 days after the effective date of this order, an accurate report on DFO Form-4 showing the following information with respect to each canned fruit produced by such processor during the base period:

(i) Date, name and address of processor; and

(ii) Total quantity, in terms of dozens of containers, by container types and sizes.

(2) Each processor who, in accordance with Defense Food Order 2, Sub-Order 2, as heretofore amended (16 F. R. 4981, 7768), filed a base period production report with the Director, covering all canned fruits listed in Table I and produced by such processor, shall be deemed to have complied with the reporting requirements of paragraph (1) of this section.

(b) **Quota period production.** Each processor who proposes to produce any canned fruit during the quota period which he did not produce during the base period shall file with the Director (1) within 30 days after the effective date of this order, a report on DFO Form-4 showing his estimate of his proposed total production of such canned fruit during the quota period, and (2) within 10 days after the completion of

his quota period pack of such canned fruit, an additional report on DFO Form-4 showing his actual production thereof during the quota period. Estimated production and actual production shall be shown on DFO Form-4 in the column headed "Quantity of Pack" and shall indicate that the information thereunder relates to the quota period pack by marking such column "Estimated" or "Actual 1952 Production," as the case may be.

(c) **Time of filing.** Any report required to be filed pursuant to this order shall be deemed to be filed when it is post-marked, if mailed, or when it is received by the Director, if otherwise delivered.

Sec. 7. Release procedure. (a) Pursuant to section 3 of Defense Food Order 2, as amended (16 F. R. 3345, 4981), the Director is authorized, whenever he determines that it is necessary or appropriate to promote the national defense, to release at any time any processed food that is set aside and reserved, as aforesaid. Any such release by the Director may be issued by him whenever he determines that such processed food is not required for Government agencies.

(b) Request by any processor for the release by the Director, pursuant to section 3 of said Defense Food Order 2, as amended, of any canned fruit that has been so set aside and reserved by such person shall be filed in writing with the Director. Such request shall specify the quantity of such canned fruit, together with a description thereof, and the reasons for the requested release. At the

time of filing such request the processor shall also file an identical copy thereof with an authorized purchaser.

(c) Each release issued pursuant to this section shall be effective at the time and with respect to the quantity of the canned fruit as may be set forth in the written notice of such release which the processor of such canned fruit shall have received from the Director.

Sec. 8. Territorial scope. Except as otherwise prescribed in this section with respect to canned pineapple, the provisions of this order shall be applicable within the 48 States of the United States and the District of Columbia. With respect to canned pineapple the provisions of this order shall also be applicable within Puerto Rico and the Territory of Hawaii.

Sec. 9. Designation of authorized purchasers. The Quartermaster General, United States Department of the Army, and each of his designees for such purpose are hereby designated as authorized purchasers of canned fruit set aside and reserved under this order, pursuant to Defense Food Order 2, as amended, for the requirements of Government agencies, in such amounts as are specifically approved by the Director.

Sec. 10. Petition for relief from hardship. Any person affected by this order, or any requirement pursuant to this order, who considers that compliance therewith would work an exceptional or unreasonable hardship on him may file a petition for relief in accordance with the provisions of Defense Food Order 4 (16 F. R. 7568). The filing of appeals shall also be in accordance with said Defense Food Order 4.

With respect to violations, rights accrued, liabilities incurred, or appeals taken with respect to said Defense Food Order 2, Sub-Order 2, as heretofore amended, prior to the effective time of the provisions hereof, all provisions of said Defense Food Order 2, Sub-Order 2, as heretofore amended, shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

NOTE: All reporting and record-keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Done at Washington, D. C., this 31st day of March 1952, to become effective on April 3, 1952.

[SEAL] **FLOYD F. HEDLUND,**
Acting Director, Fruit and Vegetable Branch, Production and Marketing Administration.